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IT IS SO ORDERED.

Dated: November 17, 2015



ALAN M. KOSCHIK
U.S. Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF OHIO
EASTERN DIVISION

In re:)
) Chapter 11
QSL of Medina, Inc., <i>et. al.</i> , ¹)
) Case No. 15-52722
Debtors.) (Request for Joint Administration
) Pending)
)
) Hon. Judge Alan M. Koschik
)

**ORDER (I) DIRECTING JOINT ADMINISTRATION OF CASES; AND (II)
APPROVING CAPTION FOR JOINTLY ADMINISTERED CASES**

This matter comes before the Court on the Debtors' Motion for an Order (i) Directing Joint Administration of Cases; and (ii) Approving Caption for Jointly Administered Cases,

¹ The Debtors and the last four digits of the Debtors' United States Tax Identification Number following in parentheses are: QSL of Medina, Inc. (8260); QSL Operations, Inc. (2667); QSL Management, Inc. (1988); Quaker Steak & Lube Franchising Corporation (1589); Quaker Steak & Wings, Inc. (7669); QSL Sauces, Inc. (8951); QSL Intellectual Properties Corporation (9985); QSL of Buffalo, Inc. (6439); QSL of Sheffield, Inc. (5326); QSL of Plano, Inc. (6701); QSL of Warren, Inc. (3865); QSL of Independence, Ohio, Inc. (0166); QSL of Newport News, Inc. (3858); QSL of Lakewood, Inc. (1575); QSL of Harrisonburg, Inc. (4832); QSL of Concord, Inc. (9262); QSL of Carrollton, Inc. (7632); QSL of Fort Wayne, Inc. (3079); Lube Holdings, Inc. (6457); Best Wings USA, Inc. (1339); QSL of Wheeling, Inc. (2220); QSL of Vermillion, Inc. (5207); QSL of Springfield, Inc. (9745); QSL of Springfield Realty, Inc. (9589); QSL of Fredericksburg, Inc. (4887); QSL of Medina Reality, Inc. (8418); and Lube Aggregator Inc. (1263).

Docket No. 4 (the "Motion"), filed by the above captioned debtors and debtors in possession (collectively, the "Debtors"). The Court having reviewed the Motion; the Court finding that: (a) the Court has jurisdiction over this matter pursuant to 28 U.S.C. § 1334 and reference from the District Court for the Northern District of Ohio pursuant to 28 U.S.C. § 157; (b) service and notice of the Motion was sufficient under the circumstances; and (c) the legal and factual bases set forth in the Motion establish just cause for the relief granted herein;

IT IS HEREBY ORDERED THAT:

1. The Motion shall be, and hereby is, GRANTED.
2. Capitalized terms used, but not otherwise defined herein, shall have the meanings given to them in the Motion.
3. The above-captioned chapter 11 cases are hereby consolidated for procedural purposes only and shall be jointly administered by this Court under Case No. 15-_____ pursuant to section 105(a) of the Bankruptcy Code and Bankruptcy Rule 1015(b).
4. Nothing contained in this Order shall be deemed or construed as directing or otherwise effecting a substantive consolidation of the above-captioned cases, and shall be without prejudice to the rights of the Debtors to seek entry of an order substantively consolidating their respective cases.
5. The caption of the jointly administered cases shall read as follows:

**UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF OHIO
EASTERN DIVISION**

In re:)	
)	Chapter 11
QSL of Medina, Inc., <i>et. al.</i> , ¹)	
)	Case No. 15-[_____] through [15-
Debtors.)	_____]
)	(Jointly Administered under Case No.
)	15-_____)

)
) Hon. Judge Alan M. Koschik

¹ The Debtors and the last four digits of the Debtors' United States Tax Identification Number following in parentheses are: QSL of Medina, Inc. (8260); QSL Operations, Inc. (2667); QSL Management, Inc. (1988); Quaker Steak & Lube Franchising Corporation (1589); Quaker Steak & Wings, Inc. (7669); QSL Sauces, Inc. (8951); QSL Intellectual Properties Corporation (9985); QSL of Buffalo, Inc. (6439); QSL of Sheffield, Inc. (5326); QSL of Plano, Inc. (6701); QSL of Warren, Inc. (3865); QSL of Independence, Ohio, Inc. (0166); QSL of Newport News, Inc. (3858); QSL of Lakewood, Inc. (1575); QSL of Harrisonburg, Inc. (4832); QSL of Concord, Inc. (9262); QSL of Carrollton, Inc. (7632); QSL of Fort Wayne, Inc. (3079); Lube Holdings, Inc. (6457); Best Wings USA, Inc. (1339); QSL of Wheeling, Inc. (2220); QSL of Vermillion, Inc. (5207); QSL of Springfield, Inc. (9745); QSL of Springfield Realty, Inc. (9589); QSL of Fredericksburg, Inc. (4887); QSL of Medina Reality, Inc. (8418); and Lube Aggregator Inc. (1263).

6. A docket entry shall be made in each of Debtors' cases substantially as follows:

An order has been entered in this case directing the procedural consolidation and joint administration of the chapter 11 cases of QSL of Medina, Inc.; QSL Operations, Inc.; QSL Management, Inc.; Quaker Steak & Lube Franchising Corporation; Quaker Steak & Wings, Inc.; QSL Sauces, Inc.; QSL Intellectual Properties Inc.; QSL of Buffalo Inc.; QSL of Sheffield, Inc.; QSL of Plano, Inc.; QSL of Warren, Inc.; QSL of Independence, Ohio Inc.; QSL of Newport News, Inc.; QSL of Lakewood, Inc.; QSL of Harrisonburg, Inc.; QSL of Concord, Inc.; QSL of Carrollton, Inc.; QSL of Fort Wayne, Inc.; Lube Holdings, Inc.; Best Wings USA, Inc.; QSL of Wheeling, Inc.; QSL of Vermillion, Inc.; QSL of Springfield, Inc.; QSL of Springfield Realty, Inc.; QSL of Fredericksburg, Inc.; QSL of Medina Reality, Inc.; and Lube Aggregator, Inc. The docket in Case No. 15-_____ should be consulted for all matters affecting these cases.

7. The Debtors are hereby authorized and empowered to take such steps and perform such acts as may be necessary to implement and effectuate the terms of this Order.

8. This Court shall retain jurisdiction to hear and determine all matters arising from the implementation and/or interpretation of this Order.

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Prepared by:

/s/ Scott N. Opincar

Scott N. Opincar (0064027)

Michael J. Kaczka (0076548)

McDONALD HOPKINS LLC

600 Superior Avenue, East, Suite 2100

Cleveland, OH 44114-2653

Phone (216) 348-5400

Fax (216) 348-5474

sopincar@mcdonaldhopkins.com

mkaczka@mcdonaldhopkins.com

PROPOSED COUNSEL FOR DEBTORS
AND DEBTORS IN POSSESSION